



FORM PTO-1390 REV 9-2001		U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE		ATTORNEY'S DOCKET NUMBER						
TRANSMITTAL LETTER TO THE UNITED STATES				26979-0002						
			U.S. APPLICATION NO. (If known, see 37 CFR 1.5							
DESIGNATED/ELECTED OFFICE (DO/EO/US)  09/889687										
CONCERNING A FILING UNDER 35 U.S.C. 371  INTERNATIONAL APPLICATION NO. INTERNATIONAL FILING DATE PRIORITY DATE CLAIMED										
INTERNATIONAL APPLICATION NO. INTERNATIONAL FILING DATE PCT/AU00/00025 January 18, 2000				January 18, 1999						
TITLE OF INVENTION										
PROTECTING GROUPS FOR CARBOHYDRATE SYNTHESIS										
APPLICANT(S) FOR DO/EO/US  DEKANY Grade: PARAGEORGIOU John: RORNAGHI Laurent & François										
DEKANY, Gyula; PAPAGEORGIOU, John; BORNAGHI, Laurent & Francois  Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:										
Applicant neternin submits to the office states besignated bleeted office (bo/bo/os) the following nems and other information.										
1.	[]	This is a <b>FIRST</b> submission	of items concerning a filing under 35 U.S	S.C. 371.						
2.	[X]	This is a <b>SECOND</b> or <b>SUBSEQUENT</b> submission of items concerning a filing under 35 U.S.C. 371.								
3.	[]	This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.								
4.	[]	The US has been elected by the expiration of 19 months from the priority date (Article 31).								
5.	[]	A copy of the International Application as filed (35 U.S.C. 371(c)(2))								
			(required only if not communicated by t							
			nicated by the International Bureau.							
		c. [] is not required as the application was filed in the United States Receiving Office (RO/US).								
6.	[]		tion of the International Application as fi	led (35 U.S.C. 371(c)(2))						
		a. [] is attached hereto								
_		b. [] has been previously submitted under 35 U.S.C. 154(d)(4).								
7.	[]	Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))  a. [] are attached hereto (required only if not communicated by the International Bureau).								
		<ul><li>a. [] are attached hereto (required only if not communicated by the International Bureau).</li><li>b. [] have been communicated by the International Bureau.</li></ul>								
		c. [] have not been made; however the time limit for making such amendments has NOT expired.								
		d. [] have not been ma	ade and will not be made.							
8.	[]	An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).								
9.	[X]	An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4))								
10.	[]	An English language translation of the annexes to the International Preliminary Examination Report under PCT Article								
		36 (35 U.S.C. 371(c)5)).								
Items 11 to 20 below concern document(s) or information included:										
11.	[X]	An Information Disclosure S	Statement under 37 CFR 1.97 and 1.98.							
12.	[]	An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.								
13.	[]	A FIRST preliminary amendment.								
14.	[]	A SECOND or SUBSEQUENT preliminary amendment.								
15.	[]	A substitute specification.								
16.	[]	A change of power of attorney and/or address letter.								
17.	[]	A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821 –1.825.								
18.	[]	A second copy of the published international application under 35 U.S.C. 154(d)(4).								
19.	[]	A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).								
l		Other items or information: PCT/DO/EO 905								

		ATTORNEY'S DOCKET NI IN	ARER						
U.S. APPLICATION NO. 09/88968	(If known, see 37 CFR 1.5)	INTERNATIONAL APPLICATION NO. PCT/AU00/00025		ATTORNEY'S DOCKET NUMBER 26979-0002					
	ving fees are submitted:	CALCULATIONS PTO USE ONLY							
	FEE (37 CFR 1.492(a)								
nor internationa and Internationa	ional preliminary examir I search fee (37 CFR 1.4 Il Search Report not prep								
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to USPTO but i USPTO	eliminary examination fe international search fee (								
USPTO but all 33(1)-(4)	eliminary examination fe claims did not satisfy pro	·							
USPTO and all	eliminary examination for claims satisfied provision								
(4).	ENTER APPI	AMOUNT =							
Surcharge of \$130 fo	or furnishing the oath or o	130.00							
months from the earl	iest claimed priority date	(37 CFR 1.442(e))		ļ					
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE						
Total Claims	- 20		x \$18						
Independent claims	- 3	1: 11.)	x \$84						
MULTIPLE DEPEN	DENT CLAIM(S) (if ap	plicable) CAL OF ABOVE CALCU	x \$280						
A 1: 1 ·	all antity status. So 27 (	CFR 1.27. The fees indicate	ed above are	65.00					
Applicant claims sm reduced by ½	an entity status. Se 37 C	JIK 1.21. THE ICCS HUICAN	+						
		65.00							
Processing fee of \$1	130 for furnishing Engli								
months from the ear	liest claimed priority date	e (37 CFR 1.492(f))	+						
		TOTAL NATIO			· · · · · · · · · · · · · · · · · · ·				
Fee for recording en	nclosed assignment (37	CFR 1.21(h)). The assignment of the control of the	nent must be						
accompanied by and	appropriate cover sheet	(37 CFR 3.28, 3.31) \$40 p	ICLOSED =	65.00					
2/04/2002 LLANDGRA 00	000011 09889687	TOTAL PEES EI	TOLOGED -	Amount to be refunded	\$				
FC:254	65.00 BP			charged					
- [V] A -1	It in the amount of & 6E'	00 to cover the above fees i	s enclosed						
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of this	of this sheet is enclosed								
overpa	c. [X] The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to my Deposit Account No. 08-1641.								
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b) must be filed at granted to restore the application to pending status.									
GENTS ALL CORP.	CODONIDENICE TO	<u> </u>							
	ESPONDENCE TO:								
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